

Amendment No.

CHAMBER ACTION

Senate

House

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Representative Santiago offered the following:

Amendment

Remove lines 432-456 and insert:

funding has not commenced construction, or if construction has commenced, such construction is funded by the applicant or beneficiary with no contribution from the state.

4. If the applicant is a unit of local government in whose jurisdiction the facility will be located, the unit of local government has an exclusive intent agreement to negotiate in this state with the beneficiary.

5.a. The unit of local government in whose jurisdiction the facility will be located supports the application for state funds. Such support must be verified by the adoption of a resolution after a public hearing that the project serves a public purpose.

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17 b. If the unit of local government is required to pass a
18 resolution by a majority plus one vote by the local government's
19 governing body and to hold a referendum for approval pursuant to
20 s. 125.0104(3)(n)2., such resolution and referendum must
21 affirmatively pass for the applicant to receive state funding
22 under this section.

23 6. The applicant or beneficiary has not previously
24 defaulted or failed to meet any statutory requirements of a
25 previous state-administered sports-related program under s.
26 288.1162, s. 288.11621, or s. 288.1168.

27 7. The applicant or beneficiary has sufficiently
28 demonstrated a commitment to employ residents of this state,
29 contract with Florida-based firms, and purchase locally
30 available building materials to the greatest extent possible.

31 8. If the applicant is a unit of local government, or other
32 entity defined as an applicant under paragraph (2)(b), the